It was the custom of Japanese masters of

when vacancies existed in their crews, to apply to Eymoto to fill them. To prevent a charge of favoritism the boardinghouse keeper kept a list of his boarders, the name of each new arrival being placed at the bottom and men togill vacancies being sebottom and men togill vacan

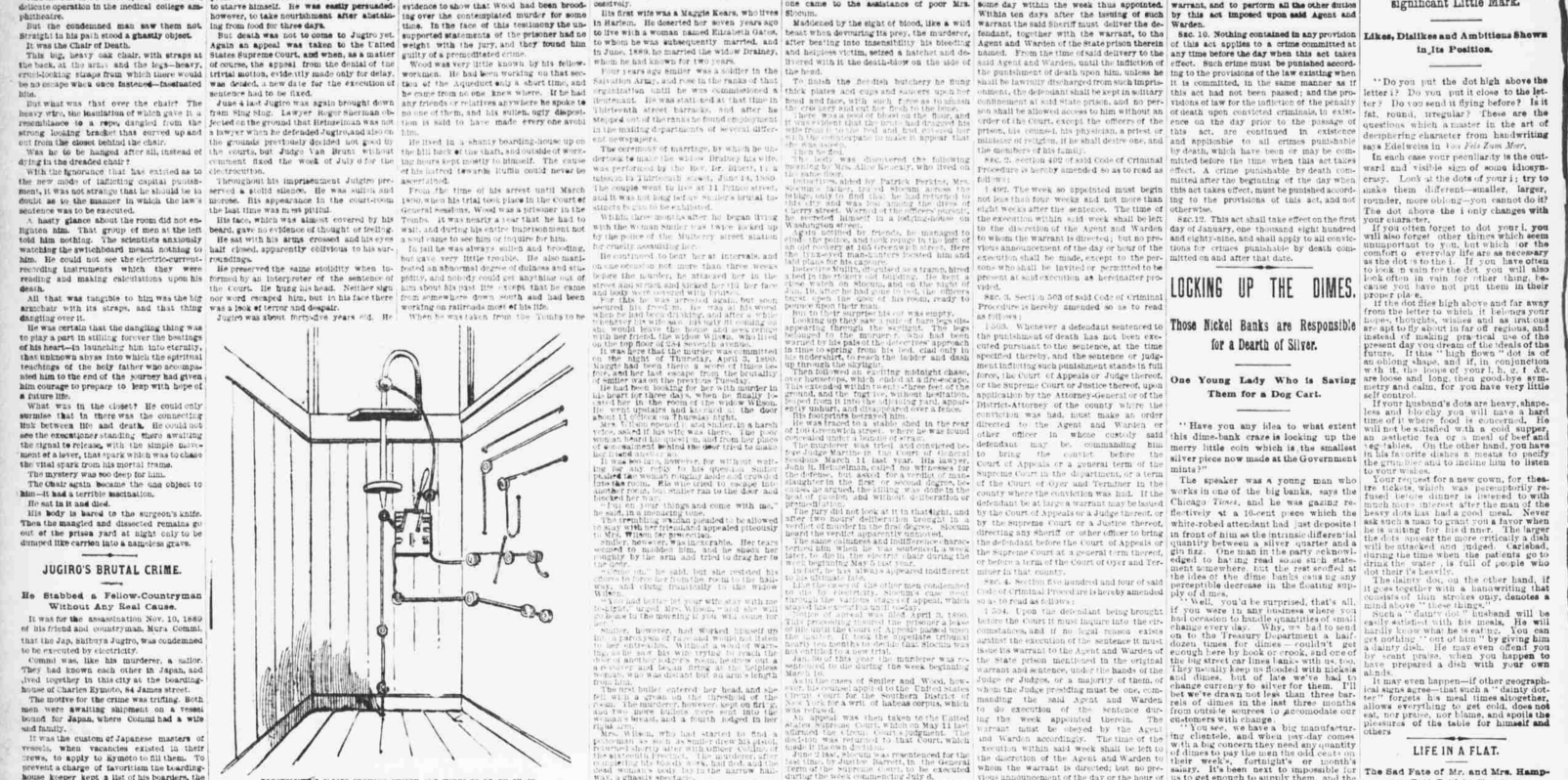
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peaks. Pending the appeal a stay was fired.

Ruffin dropped and tried to crawl behind one during the week communishing Monday, July s. execution of dugito's senience on the ground we best & un. that decide by the exercise and been shown by Word them made for the deer, and the rest vear and a half, and there are also by weight by the execution of Karamier to be we cruel and of the crowd, who had been taken by surprise many pounds since he best were as the Aque-

coll Court, remand to grant a writ of habeas as seen as they recovered their presence of corpus. Mr. Sherman carried the case to the mind, and the murderer was dually captured mised the appeal, and just prior to that the and hastened to the spot.



EXECUTIONES'S CLOSET SHOWING SWITCH AND WIRES TO DEATH CHAIR.

Sh rman, who tried to prevent the killing of the mea who were standing mea, but Wood was a full-bleeded African, 5 nest p Remmiler by electricity, also sought to pre- swrang over tetrards him and fired a second to he in height and powerfully wollt, with

by the stadenness of the assual, made no et. duct to board at the expense of the State. Indge Laconius, of the United States cir- feri to step him. They pursued him, however,

delicate operation in the medical college amplificant.

But the condemned man saw them not. Straight in his path stood a ghastly object.

It was the Chair of Death.

It was the Court was a state of the days and then the death of the Count.

It was the Co

out, through the United States Courts, the Muse, the suites pearstaing his meant. He the states of wood and the blackest of skins.

brought down for this purpose from sing original own file in danger. There timately, he was a born tought.

Angry and jestions because he found her in sentence, and oppointing the week within amended so as to read as follows:

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Milberate, brutal murder.

1. the works, the work beginning May 12, 50.

1. took the jury a very short time to agree on 1. was also reported that he had once been but a stay of proceedings was obtained prod-It took the jury avery short time to agree on a verdict of guilty. He was sentenced on verdict of guilty. He was sentenced on the business of the basis of presentations and that in a star of presentations are the first main to ever the guilty of the first when the present of the head and choked it. The Legislature passed the present of the head and choked it. The Legislature passed the present of the head and choked it. The Legislature passed the present of the head and choked it. The Legislature passed the present of the head and choked it. The Legislature passed the present of the head and choked it. The Legislature passed the present of the head and choked it. The Legislature passed the present of the head and choked it. The Legislature passed the present of the head and choked it. The Legislature passed the present of the head and choked it. The Legislature passed the present of the head and choked it. The Legislature passed the present of the present of the present of the head and choked it. The Legislature passed the head and choked it. The Legislature passed the present of the present of the head and choked it. The Legislature passed the head and choked it. The Legislature passed the present of the head and choked it. The Legislature passed the present of the head and choked it. The Legislature passed the head and choked it. The Legislature passed the present of the head and choked it. The Legislature passed the present of the head and choked it. The Legislature passed the head and choked it. The Legislature passed to the Legislature passed to the present of the head and choked it. The Legislature passed the head and choked it. The Legislature passed the head and choked

lie thrived on his prison fare during the last

THE WORLD: TUESDAY EVENING, JULY 7, 1891.

Wilson, who had started to find a

dead woman's body lay in the marrow had war, a ghastiy spectarly.

Smiler was caught by the police of Capt.

Grant's squad about two hours later. He had escaped from the house by the back way, and scaling the rense in the yard came out on

## MURDERER JAMES SLOCUM Story of His Life and the Crime for above

Which He Suffered Death. James Slecum's crime was the brutal murder of his young and protty wife Ella, whom one of the Code of Criminal Procedure of the must produce such certificate to be signed by he killed in a fit of scalous fronty at mainight. State of New York is hereby amended so as to all the persons present and witnessing the Dec. 31, 1889, just as Trialty's chimes were read as follows:

This ended the legal Bugging in Smiler's bridge T. Gerry, Dr. Southwick, of Bugging to Smile bridge T. Gerry, Dr. Southwick, of Bugging to this section shall be guilty of a mission of this section shall be guilty of a mission of this section shall be guilty of a mission to draft a substitute for the old law prescribing hanging as the beginning Nonday, July 6.

This ended the legal Bugging in Smiler's bridge T. Gerry, Dr. Southwick, of Bugging to this section shall be guilty of a mission to draft a substitute for the old law prescribing hanging as the beginning Nonday, July 6.

Court of Appeals handed down a decision

Wood did not deny the shooting, but saferance to the court of Oyer and Terminer.

Aughor then had to be resentenced. He was we delived his own free this number of the shooting, but the shooting in the page of the country in the same building.

Aughor then had to be resentenced. He was we delived his own free this number of the country in the same building.

Aughor then had to be resentenced. He was we delived his own free this number of the country in the same building.

Aughor then had to be resentenced. He was a born tough.

Aughor then had to be resentenced. He was we delived his own free this number of the country in which the country in which the different his first attacked him the days after the execution, in the same of the clerk of the country in which the same of the clerk of the country in which the country in the same of the clerk of the country in which the country in the same of the clerk of the country in which the country in the same of the clerk of the country in which the country in the same of the clerk of the country in the same of the clerk of the country in which the country in the same of the clerk of the country in which the country in the same of the clerk of the country in which the country in which the same of the clerk of the country in which the same of the clerk of the country in which the same of the clerk of the country in which the same of the clerk of the country in which the same of the clerk of the country in which the same of the clerk of the country in which the same of the clerk of the country in the same of the clerk of the country in which the same of the country in which the same of the clerk of the country in which the same of the clerk of the country in which the same of the clerk of the country in which the same of the clerk of the country in the same of the clerk of the country in which the same of the clerk of the country in which the same of the clerk of the countr

small body of serious-faced men, upon some of the iron door in the designated by law as a smaller group table in instead and made no threats against that the prison of the State prison in the imprisonment in a state prison

See York for a writ of habeas corpus, which was refused.

Was refused.

A appeal was then taken to the United states Supreme Court, which on May 11 last affected that ferm Courts studeness.

The states Supreme Court, which on May 11 last affected that ferm Courts studeness.

The made it the ferm Courts studeness.

The states Supreme Court to that Court, which is made it the own decision.

The made it the ferm Courts studeness with change.

"You see, we have a big manufacturing clientele, and when they need any quantity of dimes to pay the men the odd cents on the discretion of the Agent and Warden to the

the row interfered and receased commit and the police anneals of a great city that it attracted no special attentions and was forgot came reconciled to his fate and went to bed. Commit then began preparations for his departure, and was engaged at a table in the presence, by at least care of the supreme parture, and was engaged at a table in the presence, by at least care of the previous notice, of a Justice of the Supreme that he left Virgina when he was thirteen that he left Virgina when he was firsteen the country wherein was charted and the previous notice, of a Justice of the Suprice

proposition was reproted to read, Suprise regard to such a first such page of the count and strenged to be at its bring and a success of the product was a summatted despited and research to a regard suprise and the product and a success of the product was a summatted despited and research to a regard support and the success of the product was a summatted despited and research to a regard success of the product was a summatted despited and research to a regard success of the product was a summatted despited and research to a regard success of the product was a first succ is would break out on every possible occaand interrupt the proceedings, and reticelly called Assistant Pischia-Attorney
The work was so quick that the horse was
the exidence, however, showed that Smiler
a perfectly same when he committed the
ne, and it look the large will all selections. The Bectrical Execution Law,

The Electrical Execution Law,

The Electrical Execution Law,

The Lorentz which was killed was between
this section. Immediately after the execution a post-mortem examination of the body
of the convict shall be made by the physichart present at the execution, and their report in writing, stating the nature of the examination so made by them, shall be annexed
to the certificate hereinarier mentioned and
nied therewith. After such post-mortem exmination the body, unless claimed by some hence sentence was passed be declared with whence that the was constituted on the testing and was superfluid rather was stated on the control that superfluid rather and was superfluid rather and was superfluid rather and was superfluid rather was stated on the control that superfluid rather and was superfluid rather was stated in the case was taken in the fourth Alphenia, which has successful rather and superfluid rather was their nation of the case of the officers of the control that superfluid rather was their rather and was superfluid rather was their superfluid rather was the resonance of the control that superfluid rather was the superfluid rather was the resonance of the control that superfluid rather was the resonance of the control that was then resonance of the cont

SEC. S. Section five hundred and eight of said for the cid law prescribing hanging as the method of inflicting capital punishment.

This commission reported in favor of execution by electricity, and the conclusions were exactly and the conviction above.

Following is the text of the law:
Section 1. Section 1. Section our hundred and eight of said above.

I so the Code of Criminal Procedure and place thereof, and above.

I so the code of Criminal Procedure of the section and there execution must prepare and sign a certificate to be signed by size of New York is hereby amended so as to read as follows:

I so the Agent and Warden attending the execution must prepare and sign a certificate to be signed by size of New York is hereby amended so as to read as follows:

I so the Lost by This Bouthern Pooh-Bah.

A Georgia editor, who was also a real estate agent, a building and loan association director, an attorney at law, clerk of the Town Council and pastor of the Town Council and pastor of the must procure such certificate to be signed by all the provisions present and witnessing the attack. It was then and there execution. He must cause the certificate to be signed by all the provisions present and witnessing the attack of the post-more tem examination mentioned in the procedure, and annexed thereto, to be filed within the conviction takes place, or a majority of them, of when the conviction takes place, or a majority of them, of when the conviction takes place, or a majority of them, of when the conviction takes place, or a majority of them, of when the conviction takes place, or a majority of them, of when the conviction the procedure is hereby amended a certain note in unison. We have made the providers and was policy in the seat agent, a building and loan association director, an attorney at law, clerk of the Town Council and pastor of the will a famous voice teacher about to unison. We have made to provide a certain note in unison. We have made to the post manded a certain note in unison. We have made to the p SMILER'S LIFE AND CRIMES.

In the second as they recovered their presence of the United States City. Second as they recovered their presence of the United States City. Second as they recovered their presence of the United States City. Second as they recovered their presence of the United States City. Second as they recovered their presence of the United States City. Second as they recovered their presence of the United States City. Second as they recovered their presence of the United States City. Second as they recovered their presence of the United States City. Second as they recovered their presence of the United States City. Second as they recovered their presence of the United States City. Second as they recovered their presence of the United States City. Second as they recovered their presence of the United States City. Second as they recovered their presence of the United States City. Second as they recovered their presence of the United States City. Second as they recovered their presence of the United States City. Second as they recovered their presence of the County in the tem examination mentioned in the presence of the County in the tem examination mentioned in the presence of the County in the tem examination mentioned in the presence of the County in the tem examination mentioned in the presence of the County States. Second as they recovered their presence of the County States Co

the girl stammered an affirmative.

"Man and wife." cried the ed.

"One dollar. Ering me a load of for it—one-third uine. Leisnee eak."

shake, with incredible rapidity, colled itsee fabout his leg.

He endeavored to throw it off, when it buried its faings in the fleshy page of the limb. Before it could with raw them he seized it back of the head and choked it. but upon reaching the ground the raptile revived and returned to the attack. Jenkins

asthetics, has a voice that would break a

The man said yes.
"And do you want him?"

significant Little Mark.

and moved his bride and his household goods into it. A broad smile illumined his face. The days came and went, and Mr. and Mrs. Hampton Tuit were happy,

says the Chicago Tribune, CHAPTER IL. A month passed. Mr. Tutt traded a double longe for a haumock, discarded his broad-brunmed hat, began to wear a

fore-and-aft cap and removed his side CHAPTER III. Another month. He wrote his name

put on the walls without removing the old. The weather turned intensely cold that night. The building suddenly contracted. Mr. and Mrs. Tust were caught in the crush, and their history was brought to a tragical conclusion.

# THE END.

BROKE A LAMP SHADE. Boston Culture Proved Entirely Toe Much for the Sensitive Article.

Mrs. Edmund Russel, the apostle of

lamp shade, says the Detriot Free Press. This remark is not meant to be imthis polite and it ought to be true, for the Jenkins being the lady herself is authority for the statement. "It was in Boston," she said. "I was talking with a famous voice teacher about

Handy for McGinty's Tea-Party. [BY ARROCTATED PRESS]
SAN PRANCISCO, July 6.—While a train-load
of tea was being run into a treight-boat Sat-

urday night one of the cars, containing 20,000 pounds of tes, broke loose and the ten was contied into the lay.